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*Barbara Fisher*

Barbara Fisher  
Date: 25 April 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PCT International Application of: )  
PUIK, Eric, Johannes )  
U.S. Serial No. 10/509,418 )  
Int. Appl No.: PCT/EP03/03170 )  
Int. Filing Date: 24 March 2003 )  
METHOD AND DEVICE FOR SEPARATING )  
A MIXTURE OF FLUIDS )

25 April 2005

COMMISSIONER FOR PATENTS  
Alexandria, VA 22313-1450

**SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT**  
**UNDER 37 C.F.R. 1.56 AND 1.97**

Dear Sir:

It is respectfully requested that the documents listed on the attached Form PTO-1449 be considered by the Patent and Trademark Office in the above-entitled application and made of record therein.

The Examiner is requested to fully consider this information and to indicate consideration on the attached PTO-1449 (Modified) by initialing next to each item submitted by the Applicant(s).

Respectfully submitted,

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FORM PTO-1449 (Modified)		ATTY. DOCKET NO. TS1099	APPLICATION NUMBER 10/509, 418
LIST OF INFORMATION PROVIDED BY APPLICANT  (Use several sheets if necessary)		APPLICANT PUIK, Eric, Johannes	
		FILING DATE September 24, 2004	GROUP ART UNIT 2855

REFERENCE DESIGNATION		U.S. PATENT DOCUMENTS					
Examiner Initial		Document No.	Date	Patentee	Class	Subclass	Filing Date if Appropriate
	AA						
	AB						
	AC						
	AD						
	AE						
	AF						
	AG						
	AH						
	AI						
	AJ						
	AK						

FOREIGN PATENT DOCUMENTS							
		Document No.	Date	Country	Class	Subclass	Translation Yes      No
	AL						
	AM						
	AN						
	AO						

OTHER DOCUMENTS (INCLUDING AUTHOR, TITLE, DATE, PERTINENT PAGES, ETC.)		
	AR	Kirk-Othmer, Encyclopedia of Chemical Technology, NY, 4 <sup>th</sup> Edition, Vol. 15, 1995, pp. 409-433
	AS	
	AT	

EXAMINER	DATE CONSIDERED

EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP § 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to the applicant.

1. The attached cited information should not be construed as an admission that any of the above items are prior